

1 J. Noah Hagey, Esq. (SBN: 262331)
 2 hagey@braunhagey.com
 3 Matthew Borden, Esq. (SBN: 214323)
 4 borden@braunhagey.com
 5 Andrew Levine, Esq. (SBN: 278246)
 6 levine@braunhagey.com
 7 Yekaterina Kushnir, Esq. (SBN: 350843)
 8 kushnir@braunhagey.com
 9 BRAUNHAGEY & BORDEN LLP
 10 747 Front Street, 4th Floor
 11 San Francisco, CA 94111
 12 Telephone: (415) 599-0210
 13 Garrett Biedermann, Esq. (*pro hac vice*)
 14 biedermann@braunhagey.com
 15 BRAUNHAGEY & BORDEN LLP
 16 200 Madison Avenue, 23rd Floor
 17 New York, NY 10016
 18 Telephone: (646) 829-9403

19 *Attorneys for Direct Purchaser Plaintiffs*

20 Christopher L. Frost (SBN: 200336)
 21 John Maatta (SBN: 83683)
 22 Joshua S. Stambaugh (SBN: 233834)
 23 Lawrence Liu (SBN: 312115)
 24 FROST LLP
 25 10960 Wilshire Boulevard, Suite 1260
 26 Los Angeles, CA 90024
 27 Telephone: (424) 254-0441
 28 chris@frostllp.com
john@frostllp.com
josh@frostllp.com
lawrence@frostllp.com

29 Shauna A. Izadi (*pro hac vice*)
 30 sizadi@izadilegal.com
 31 IZADI LEGAL GROUP, PLLC
 32 13155 Noel Rd, Suite 900
 33 Dallas, TX 75240

34 Jeffrey E. Faucette (SBN: 193066)
 35 Martin R. Glick (SBN: 40187)
 36 SKAGGS FAUCETTE LLP
 37 505 Montgomery Street, 11th Floor
 38 San Francisco, CA 94111
 39 jeff@skaggsfaucette.com
marty@skaggsfaucette.com

40 Eric P. Enson (SBN: 204447)
 41 CROWELL & MORING LLP
 42 515 South Flower Street, 41st Floor
 43 Los Angeles, CA 90071
eenson@crowell.com

44 *Attorneys for Defendants*

45 **UNITED STATES DISTRICT COURT**

46 **NORTHERN DISTRICT OF CALIFORNIA**

47 IN RE TELESCOPES ANTITRUST
 48 LITIGATION

49 This Document Relates to:

50 AURORA ASTRO PRODUCTS LLC,
 51 PIONEER CYCLING & FITNESS, LLP, and
 52 those similarly situated,

53 Plaintiffs,

54 v.

55 Case No. 5:20-cv-03639-EJD

56 Case No. 5:20-cv-03642-EJD

57 **JOINT STATUS REPORT REGARDING
 58 SETTLEMENT**

59 **Compl. Filed:** June 1, 2020
Fourth Am.
Compl. Filed: September 1, 2023
Trial Date: None Set

1 CELESTRON ACQUISITION, LLC, SUZHOU
2 SYNTA OPTICAL TECHNOLOGY CO., LTD.,
3 SYNTA CANADA INT'L ENTERPRISES
4 LTD., SW TECHNOLOGY CORP., OLIVON
5 MANUFACTURING CO. LTD., OLIVON USA,
6 LLC, NANTONG SCHMIDT OPTO-
7 ELECTRICAL TECHNOLOGY CO. LTD.,
8 NINGBO SUNNY ELECTRONIC CO., LTD.,
9 PACIFIC TELESCOPE CORP., COREY LEE,
10 DAVID SHEN, SYLVIA SHEN, JACK CHEN,
11 JEAN SHEN, JOSEPH LUPICA, DAVE
12 ANDERSON, LAURENCE HUEN, and DOES
13 1-50,
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15 Defendants.
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1 Pursuant to the Court's September 9, 2025 Minute Order, the undersigned parties
 2 respectfully submit this Joint Status Report Regarding Settlement.

3 **JOINT STATUS REPORT**

4 The parties engaged in further settlement discussions on September 3 and 9, 2025.
 5 Notwithstanding the Parties' and Judge DeMarchi's sustained and substantial efforts, the Parties
 6 concluded after their discussion that a settlement is not possible at this time and notified Judge
 7 DeMarchi. Based on that, the settlement conference scheduled for September 11, 2025 was taken
 8 off calendar. The Parties respectfully request that the Court reschedule the Trial Setting Conference
 9 and the hearing on Defendants' Motions for Summary Judgment at the Court's earliest
 10 convenience. Defense counsel, however, are not available on October 2, 16 or 23, 2025 due to
 11 commitments in other matters.

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13 Dated: September 11, 2025

Respectfully submitted,

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BRAUNHAGEY & BORDEN LLP

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By: /s/ Matthew Borden
 16 Matthew Borden

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Attorneys for Direct Purchaser Plaintiffs

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SKAGGS FAUCETTE LLP

19

By: /s/ Martin R. Glick
 Martin R. Glick

20

*Attorneys for Defendants Sylvia Shen, Suzhou
 Synta Optical Technology Co., Ltd., SW
 Technology Corp., Nantong Schmidt Opto-
 Electrical Technology Co. Ltd., Synta
 Technology Corp., Synta Canada Int'l
 Enterprises Ltd., David Shen, Jack Chen*

21

FROST LLP

22

By: /s/ Lawrence Liu
 Lawrence Liu

23

*Attorneys for Defendants Celestron Acquisition,
 LLC, Suzhou Synta Optical Technology Co.,
 Ltd., Synta Canada Int'l Enterprises Ltd., Synta
 Technology Corp., SW Technology Corp.,
 Olivon Manufacturing Co. Ltd., Olivon USA,*

24

25

*LLC, Nantong Schmidt Opto-Electrical
Technology Co. Ltd., Pacific Telescope Corp.,
David Shen, Sylvia Shen, Jack Chen, Jean Shen,
Laurence Huen*

CROWELL & MORING LLP

By: /s/ Eric P. Enson
Eric P. Enson

Attorneys for Defendants Corey Lee, Joseph Lupica, Dave Anderson

1 **ATTESTATION**

2 Counsel for Direct Purchaser Plaintiffs hereby attests by his signature below that
3 concurrence in the filing of this document was obtained from counsel for Defendants.

4 Dated: September 11, 2025

5 Respectfully submitted,

6 BRAUNHAGEY & BORDEN LLP

7 By: /s/ Matthew Borden
Matthew Borden

8 *Attorneys for Direct Purchaser Plaintiffs*

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